

MISSING BATHER RETURNS.

DRIFTED TO SEA AND PICKED UP BY A FISHERMAN, HE SAYS.

Hollenberg's Tale an Amazing One, but His Wife Hellenberg It—His Rescuers Bring Him Home at Midnight and Disappear—Says He Didn't Know Gray.

NEW ROCHELLE, Aug. 25.—After being missing for a week, by his wife and relatives, Henry W. Hollenberg, the missing New York piano salesman, who left his home in New Rochelle on Tuesday, Aug. 12, and whose clothing was found in a bathing house at Coney Island two days later, returned home at 1 o'clock this morning.

He came back half starved, emaciated and delirious with fever, and told his wife that he was put ashore from a fishing schooner, which dropped anchor in the Sound off New Rochelle at midnight, and then sailed for New London.

Hollenberg dragged himself to the door of his cottage at 180 Woodland avenue, Residence Park, and knocked feebly for admission. Mrs. Hollenberg, who has haunted the beach at Coney Island nearly every day since her husband disappeared, was asleep in an upstairs room with a young woman friend when she heard the knock. She sat up in bed and a moment later heard her husband's voice calling her.

She rushed downstairs and threw open the door, and a man staggered into her arms, whom she had difficulty in recognizing as her husband. His face was drawn and haggard, and he wore the rough clothing of a sailor. Mrs. Hollenberg says that he talked so incoherently that she became alarmed about his condition and feared to question him much.

Hollenberg was put to bed at once and Dr. Frank Littlewood, of New Rochelle, called tonight. He found Hollenberg in bed shape and that several days must elapse before he will be able to see any one. He seems dazed and talks incoherently.

Hollenberg has told part of his story to his wife and she reported it to a SUN reporter yesterday. He says that he knew nothing of James A. Gray of Brooklyn who was drowned on the day he disappeared, and whom it has been supposed was with him.

"My husband is in such a terribly nervous state," said Mrs. Hollenberg, "that I have not attempted to go into the details of his experience. All I know is what he has been able to pick up by sitting at his bedside."

"He says that when he went in bathing at Coney Island he must have gone out. We far, for when he tried to return he found that the tide was too strong and that it was carrying him out to sea. He fought with the waves as hard as he could, but after a while he felt himself being carried away. He remembered that he had a life preserver, but he could not find it. He remembered nothing more until he regained consciousness a long time afterward, and found himself in a bank in the middle of a lake."

"He afterward learned that it was a fishing smack from New London. My husband says that the sailors were very kind. They gave him water and some of their food. The only remark that he heard them make about his rescue was that he was clinging to a piece of spar about four miles out at sea, when they lowered a boat and picked him up."

The boat was on its way to the fishing grounds, but Mr. Hollenberg wanted the captain to bring him back to New York, as he knew he would worry about him. The captain said that it would be impossible for him to turn back. He asked Mr. Hollenberg where he lived and when he found that his home was in New Rochelle, he would put him in there and drop him ashore on the way back to New London.

On Saturday the fishermen hauled up their nets and started back for New London. They offered to take Mr. Hollenberg to New York, but he asked them to bring him to Glen Island and they landed him there about midnight.

"Mr. Hollenberg was of course without clothing, so they gave him a suit consisting of an old pair of trousers, a canvas jacket, an old pair of shoes and an oil skin hat."

"My husband has not told me the name of the boat or the name of the captain, and I have no chance to question him. We will find it all out, however, in a few days, because he gave his seal ring, a family heirloom, to the sailor who brought him ashore. He wanted to give him something, and the sailor said he would give him the ring back in a few days and he would redeem it."

Mrs. Hollenberg ridiculed the suggestion that her husband might have been arrested on a spree and invented his story. She said that he is a man who does not average three drinks a week and was never under the influence of liquor.

"Why, when he came in this morning in a state of collapse," she said, "I went to a neighbor and borrowed a little brandy and gave him. He refused to take it. The only thing he would touch was a little coffee and milk, and then he sat up in bed long enough to tell us briefly about his experience. He was so shaky and feverish that I had to make him stop talking before he had told us all."

"There is one thing that I wish to deny emphatically, and that is that my husband ever mentioned the name of Paul R. Gray, who was Henry W. Binkley, whom the papers say disappeared from Chicago in 1890, where he was stage manager in Hoyt's 'A Temperance Town.'"

"I know very well that he did not disappear from St. Paul because our engagement was publicly announced there. I was in Chicago at the time, and he was in that city, and we were married. I have asked his mother about the other report, and she says that it is untrue. She says that Mr. Hollenberg was a piano salesman from 1884 to 1900 as a wholesale piano merchant with his brother, Col. F. B. T. Hollenberg, in Little Rock, Ark."

"The police of New Rochelle are inclined to believe Hollenberg's story. They say they know of no reason why he should disappear. Hollenberg's condition also bears out his story. Dr. Littlewood says that he must have passed through a terrible experience to transform him in so short a time from a big athletic man to a mental and physical wreck."

THE NEW MAINE A FLYER.

Her Run of 410 Miles in Just Ten Minutes Over a Day.

PHILADELPHIA, Aug. 25.—The battleship Maine, fresh from her successful trial trip over the Cape Ann course, made a new record yesterday on her homeward run between the Boston lightship and the Grella lightship off the Delaware capes. The distance is 410 miles, and she covered it in exactly twenty-four hours and ten minutes, her average speed for the run being 16.9 knots.

Capt. Train, the President of the trial board, said that when all the corrections are made, allowing for the strong head winds encountered and the tides, the official figures will show that the Maine's speed was about 18.3 knots.

On the straight course between Nantuxet light and Five Fathom Bank light, a distance of 255 miles, the Maine showed a speed of 17.01 knots.

Heavier Rails and New Locomotives for the Long Island Railroad.

The Long Island Railroad has ordered 5,000 tons of 100-pound steel rails, which will be used in relaying the main line between Long Island City and Jamaica, and the Montauk division, between Valley Stream and Babylon. This will complete the equipment of all the lines between Long Island City and Jamaica with the heaviest steel rails in use and will place the Montauk division as far as Babylon in first-class condition. The company has also given an order for twelve new Wheeler passenger locomotives.

THE HOE RIOT INQUIRY.

Company Puts in a New Statement of Its Case—Inspector Cross Heard.

Mayor Low's Jewish riot investigation committee held what probably will be its last public session yesterday afternoon, as a great mass of testimony, much of which is merely cumulative, has been taken and the riot has been described to the committee from almost every point of view.

Yesterday's session was held at 2 o'clock in the University Settlement Building, Rivington and Eldridge streets. Inspector Cross testified that he was strongly inclined to believe that the riot was precipitated by people in the crowd who were there for the express purpose of creating a disturbance, possibly with the idea of doing something in the pocket-picking line.

The Inspector said he had often heard of complaints being made by the people of the neighborhood of the conduct of the Hoe employees, particularly at the north door. He added that the complaints were of a trivial character.

Roundsman Jackson, who with Policemen Doupe, Merrill, Keenan and Jackson, are under indictment, recently found by the Grand Jury, for unnecessary clubbing and violence during the riot, was present at the investigation and Chairman Whitney would like to hear his testimony. Foster L. Backus, counsel for Jackson and the four other indicted ones, stepped on the platform at this point and said that following his advice Roundsman Jackson would reserve his testimony for his own defense. Mr. Backus spoke at some length, and in the course of his remarks gave a new version of the possible origin of the riot.

He said that at five minutes before 1 o'clock every afternoon the Hoe factory bell rang and that meant that employees were called to their posts of labor. It had just rung when the thickest of the crowd attendant on Rabbi Joseph's funeral was in front of the factory, and that following a good deal of friction between the people in the crowd and the Hoe employees trying to force their way through their ranks.

Ira R. Wheeler, general counsel for the Hoe, who was in a letter from the Messrs. Hoe which he requested he made a part of the record in connection with the company's written statement of the riot, said that the statement was made under the immediate excitement of the riot and that its contents were not matters of record, but merely of the fact of the riot. He said that matters which had come to him from the riot, the statement in question referred to the long-standing trouble between the people of the neighborhood and the employees of the Hoe factory.

WARDMAN REAGAN SURRENDERS.

Dismissed Cop Is Charged With Perjury at the Trial of Capt. Herlihy.

Stephen J. Reagan, who is under indictment for perjury, which he is charged with having committed at the first trial of Capt. Herlihy, surrendered himself yesterday afternoon and gave \$5,000 bail. He was arraigned in the County Court House before Justice Hall of the Supreme Court.

Reagan was Herlihy's wardman in the Red Light district, and he was arrested from the police force last Friday, after a trial at Police Headquarters on charges of neglect of duty and conduct unbecoming an officer.

Reagan disappeared as soon as he heard that he had been dismissed from the force, and that the District Attorney wanted him, and he was then given to Inspector Cortright to serve.

Despite the fact that the police force was notified to arrest Reagan upon sight, he was able to wait until the Criminal Court Building unlocked and give himself up.

COPS PAY PENALTY OF NEGLIGENCE.

Mills Dismissed From the Force, Ziegler Fined 15 Days' Pay.

Policeman William D. Mills of the Charles street station, who was tried last Thursday before Deputy Commissioner Thurston on charges of absence from post and intoxication, was dismissed from the force yesterday.

Policeman Paul O. L. Ziegler of the Tenderloin station was fined fifteen days' pay for neglect of duty and conduct unbecoming an officer. Ziegler recently arrested Charles Treadwell, a negro watchman, in the employ of a West Twenty-fourth street printing concern, of which Treadwell was the proprietor, and accused him of tipping off disorderly women.

After being discharged in the police court, Treadwell made a complaint against Ziegler for false arrest, alleging that he was arrested for no reason and that he was taken to the station and held there for several hours.

Why, when he came in this morning in a state of collapse," she said, "I went to a neighbor and borrowed a little brandy and gave him. He refused to take it. The only thing he would touch was a little coffee and milk, and then he sat up in bed long enough to tell us briefly about his experience. He was so shaky and feverish that I had to make him stop talking before he had told us all."

GAS MONOPOLY IN BUFFALO.

Corporation Counsel Fighting Its 50-Cent-a-Month Meter Charge.

BUFFALO, Aug. 25.—For some time the Buffalo Gas Company, which has a monopoly of the local gas lighting business, has been making a so-called meter charge of 50 cents a month on all gas consumers. No bill for less than 50 cents a month was rendered, even if a consumer burned no gas, or if his house was vacant during the summer.

The company insisted that it was worth that much to have a meter in a house. Corporation Counsel Feldman issued a statement this morning, saying all citizens are entitled to pay any more meter charges and promising protection in the event of trouble. The gas company is trying to close a five-year contract with the city, and on Monday Mr. Feldman will advise the Common Council to break off all negotiations regarding this contract unless the company discontinues the meter charge.

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A TRAGEDY OF CHERRY STREET.

Pietro Polombo in a Police Cell Charged With Beating His Wife to Death.

Pietro Polombo of 142 Cherry street was arrested last night by Detectives Delaney and Hayes of the Madison street station, charged with murdering his wife, Nellie, who died on Sunday at her home.

Polombo called on Dr. Kerr of 74 Market street on Sunday and asked for a death certificate so that he might have his wife's body buried. The physician called at the Cherry street house to investigate and found that the woman had been beaten to death.

Hour Polombo's knowledge Dr. Kerr notified Colonel Golden and, who asked Capt. Cortright of the Madison street station to look up Polombo's record.

Detectives Hayes and Delaney learned from the neighbors that Polombo had beaten his wife frequently, and that for two weeks she had not been able to leave her room. The station house blotter showed that Polombo was arrested recently for choking and beating another woman in the tenement.

To Advance Rates on Grain.

Chicago, Aug. 25.—A new agreement to advance rates on grain was made at a meeting here today of traffic officials of Western railroads. All the lines are pledged to put into effect on Sept. 15 the basis of freight rates in July, they agreed to make effective Aug. 1. It is generally believed that the agreement will be carried out.

BROOKLYN DISGUST AT DADY.

His Friday Performance Is Turning Men From Him.

His Attack on Major Hobbs Resented and There Is Disaffection. Too, That He Should Be Boss After Being Compelled to Resign as Commissioner.

Members of the Enrolled Republican Primary Committee are bitter in their denunciation of Col. Michael J. Dady for his uncalculated attack upon Major Edward H. Hobbs, chairman of the Executive Committee of the Enrolled Republican Primary Committee, at the meeting of the Republican County Committee on Friday last.

President F. M. Brooks said yesterday: "To characterize Major Hobbs as a superannuated politician is to do him the greatest injustice. He is a man who is willing to go to the end to discredit the work of the committee."

"Major Hobbs is the personal friend of President Roosevelt, Gov. Odell and nearly all the State and national political leaders. He served through the War of the Rebellion, is a lawyer of the highest standing and has always been identified with what is best and noblest in the Republican party."

"Developments of the last week show that Dady is the unquestioned leader of the present machine. He has no right to be, as he is not a member of the Executive Committee of the Republican organization."

"Under pressure of public opinion, aroused by the notorious Guden affair, Dady was compelled to resign as executive member."

"The issue, however, cannot be dodged, and the Enrolled Republican Primary Committee considers that the welfare of the Republican party, and the prevention of the Dady having a voice in the affairs of the Republican organization. The rank and file of the Republican party should be made aware of the fact that if the movement of the Enrolled Republican Primary Committee should fail, the result would be the absolute domination of Dady as the recognized Republican leader of Kings county."

"If this should happen, Kings county will go Democratic with such a majority as to perhaps defeat nearly every Republican candidate and the State ticket."

"Jacobus, an influential voter in the First Assembly district, has come out in support of the Enrolled Republican Primary Committee and he said: 'If I had any lingering doubt as to where I should stand in the approaching contest at the primary it would be dispelled by Mr. Dady's performance at the County Convention yesterday afternoon.'"

"Mr. Dady is at liberty to disgrace himself, but he shall no longer disgrace the First Assembly district by posing as its leader, after having, by the vote of his opinion, been compelled to resign as executive member, if it can be prevented. The feeling has run so high and the sentiment against him so pronounced that it is not possible that a delegation of citizens may call upon Mayor Low for the purpose of having Dady retire from the important office of Elections Commissioner, either voluntarily or otherwise."

In discussing Col. Dady's address in which he referred to the reformers as political pirates and political fakirs the Brooklyn Times in an editorial yesterday said: 'An assault comes with peculiar ill grace from an Elections Commissioner, who had to be recalled to his office from his private business by a delegation of citizens in the crisis of such an election as that of last year, and who has constantly shown a determination worthy of a Tammany sergeant to take a delegation of citizens by the throat and strangle them.'"

It is to be noted that the parties lived together in a style unwarranted by the allowance provided for the income of the defendant. She had rented a cottage for the summer at Henlock Lake, near Rochester, and he was with her there and also after she returned to their home in the city in the fall. While he was protesting against her extravagance and her forgeries there was apparently no interruption of their pleasant conjugal relations. There were no quarrels and no family row, and the suggestion is forced home that the plaintiff was more solicitous that she should pay the notes without ceasing upon him than over the conduct of her husband."

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Political Leader Threatens Libel Suit Against Another.

The political fight for the Democratic leadership of the Seventh Assembly district in Brooklyn has taken a new turn. Councilman Luke D. Stapleton and former Councilman William A. Doyle are becoming hot. Mr. Doyle is the representative of Wiloughby street, while Mr. Stapleton represents the Coffey Democratic.

Mr. Stapleton has threatened to sue Mr. Doyle for libel, claiming that he was published in the district in the interest of Mr. Doyle, published the alleged libel on Aug. 23 under the head, 'Stapleton, Hot in an editorial yesterday said: 'An assault comes with peculiar ill grace from an Elections Commissioner, who had to be recalled to his office from his private business by a delegation of citizens in the crisis of such an election as that of last year, and who has constantly shown a determination worthy of a Tammany sergeant to take a delegation of citizens by the throat and strangle them.'"

Saratoga County Republican Convention.

SARATOGA, Aug. 25.—Supervisor George W. Whitney of the town of Half Moon, was nominated for member of Assembly by the Saratoga county Republican convention which met here this afternoon. Whitney was elected by a large majority.

Delegates were chosen to the various conventions. The convention was held at the Hotel Hamilton.

TIPS FOR THE ANTIPODES.

Fire Department Shows Melbourne, Australia, Chief Few Tribes.

David J. Stein, Chief of the Metropolitan Fire Brigade of Melbourne, Australia, visited the Fire Headquarters yesterday and inspected the fire alarm telegraph bureau there. He said it was the best system he had seen in any city during his travels.

He was introduced to Commissioner Sturgis and taken to the yard in the rear of the building where Capt. Fitzgerald, who is in charge of the training school, gave him a tour of inspection. From the antipodes an exhibition of the way in which the New Yorkers save life.

Then they showed the visitor how they save life by the use of a fire and begin work. The engine in the headquarters building was just 58 seconds in getting to the Seventh Regiment armory and putting a stream of water over the roof. Truck 16 had a big ladder up against the armory tower two seconds later.

You beat us. It's great and I want to know more about such a fine system, Chief Stein said.

DUBLIN COP IN BELLEVUE.

Has Mania for Bothering Policemen on His Foreign Travels.

Patrick Judge, 32 years old, an ex-sergeant of police of Dublin, Ireland, was taken to Bellevue Hospital last night to be examined as to his sanity. He was in an Australian asylum up to a month ago, when he came here. His insanity manifested itself in efforts to interfere with policemen, and he is constantly getting into trouble as a result. He has been visiting his home here for the last week at 338 Union street, Brooklyn.

SWITCH FIXED TO WRECK TRAIN.

Fast Mail on the Southern Piled Up at Westminster, N. C.

ATLANTA, Ga., Aug. 25.—The Southern Railway's fast mail was wrecked at Harbison, four miles from Westminster, N. C., early this morning. Engineer Henry A. Bush and Mail Clerk Lowenthal and Smith were seriously hurt. A switch had been tampered with. Bolts and spikes were pulled out, the switch opened and the light put out. Two other switches had been tampered with. The engine struck the switch at full speed and turned over on the left side.

When You Go Away.



A batch of dingy straw may be picturesque, but—time to cut it out.

Fall shapes of the famous Stetson soft hats, \$5.

Fall shapes of other good soft hats, \$3 and \$3.50.

ROGERS, PEET & COMPANY.

258 Broadway, cor. Warren, opposite City Hall.

412 Broadway, cor. Nassau, and 140 to 145 4th Ave.

1200 Broadway, cor. 7th St., and 145 West 33d St.

NOT CRUELTY TO A HUSBAND.

TO FORGE HIS NAME AND SPEND HIS MONEY EXTRAVAGANTLY.

Appellate Court Indorses the Refusal of Weaver's Request for a Separation on These Grounds—Weaver Is Taken for Better or Worse, Says the Court.

Simon J. Weaver, a hardware merchant of Rochester, who sued his wife, Alice M. Weaver, for a separation, alleging gross extravagance on her part and accusing her of forgery to raise money beyond his allowance, has failed, before the Appellate Division of the Supreme Court in the Fourth department, to reverse the decision of the lower court, which dismissed his complaint.

From soon after the marriage of the Weavers in 1888 he had allowed his wife \$1,500 a year for family expenses. Weaver says his whole income from his business was only \$2,000. He asserts that on June 9, 1900, he ascertained that she had forged his name to two promissory notes for \$1,000 and \$2,000, which she discounted at the Alliance Bank in Rochester. On her promise to pay the notes and not to forge his name again, Weaver says he induced the two notes himself. She had then paid without Weaver's assistance when due. Weaver says she kept up writing his name and by Sept. 17, 1900, there were outstanding \$11,700 of notes bearing his name, which his wife had uttered, and his credit had also been pledged to large amounts at different stores. He left the defendant on Nov. 12, 1900, and next day said her for separation.

"During the entire summer in which these forged notes were being uttered," says the Appellate Court, "the plaintiff and the defendant were living together. She had rented a cottage for the summer at Henlock Lake, near Rochester, and he was with her there and also after she returned to their home in the city in the fall. While he was protesting against her extravagance and her forgeries there was apparently no interruption of their pleasant conjugal relations. There were no quarrels and no family row, and the suggestion is forced home that the plaintiff was more solicitous that she should pay the notes without ceasing upon him than over the conduct of her husband."

It is to be noted that the parties lived together in a style unwarranted by the allowance provided for the income of the defendant. She had rented a cottage for the summer at Henlock Lake, near Rochester, and he was with her there and also after she returned to their home in the city in the fall. While he was protesting against her extravagance and her forgeries there was apparently no interruption of their pleasant conjugal relations. There were no quarrels and no family row, and the suggestion is forced home that the plaintiff was more solicitous that she should pay the notes without ceasing upon him than over the conduct of her husband."

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